

Exhibit E

09/05/2002 13:54 FAX

012



010

ULTIMATE HOLDINGS LTD
ATTN: COLLETTE JOHNSTON
18 PARLIAMENT ST
HAMILTON HM 12
BERMUDA

WE ARE PLEASED TO CONFIRM THE FOLLOWING TRANSACTION
YOUR CASH AND/OR SECURITIES
SHOULD ALREADY BE IN YOUR ACCOUNT

GENESISINTERMEDIA INC

ADOLPH KOMORSKY INV'S
660 WHITE PLAINS RD.-11430
TARRYTOWN, NY 10591

FOR THE ACCOUNT OF

(914) 729-0700

Account carried by
U.S. Clearing
A Division of the Securities
Exchange Clearing Corporation
26 BROADWAY, NEW YORK, N.Y. 10004-1798

1-061943			
TRADE DATE	SETTLE DATE	ACCOUNT NUMBER	T C
01/29/02	02/01/02	01/29/02	07542 6 8
		944-37845	2 6 000
37184Y105000	G005205	GENI	S-07

156 0
YOU SOLD

QUANTITY 5,500
PRICE .44000
PRINCIPAL 2,420.00
S.E.C. FEE .04
SERVICE CHG 9.95
NET AMOUNT 2,410.01

SUBJECT TO TERMS AND CONDITIONS WHICH ARE STIPULATED ON REVERSE SIDE

09/05/2002 13:54 FAX

013



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ULTIMATE HOLDINGS LTD
ATTN: COLLETTE JOHNSTON
18 PARLIAMENT ST
HAMILTON HM 12
BERMUDA

WE ARE PLEASED TO CONFIRM THE FOLLOWING TRANSACTION
YOUR CASH AND/OR SECURITIES
SHOULD ALREADY BE IN YOUR ACCOUNT

GENESISINTERMEDIA INC

ADOLPH KORORSKY INV'S
660 WHITE PLAINS RD.-#430
TARRYTOWN, NY 10591

FOR THE ACCOUNT OF

(914) 729-0700

1-059712			
TRADE DATE	SETTLE DATE	ACCOUNT NUMBER	T C
02/05/02	02/08/02	944-37845	2 6 000
37184Y105000	G005205	GENI	S-07

158 0
YOU SOLD

QUANTITY	35,300
PRICE	.06220
PRINCIPAL	2,195.66
COMMISSION	200.67
S.E.C. FEE	.04
SERVICE CHGE	9.95
NET AMOUNT	1,985.00

Account carried by
U.S. Clearing
200 Wall Street, Inc.
Member NYSE, NASD, SIPC
26 BROADWAY, NEW YORK, N.Y. 10004-1798

SUBJECT TO TERMS AND CONDITIONS WHICH ARE EXPLAINED ON REVERSE SIDE

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ULTIMATE HOLDINGS LTD
ATTN: COLLETTE JOHNSTON
18 PARLIAMENT ST
HAMILTON HM 12
BERMUDA

WE ARE PLEASED TO CONFIRM THE FOLLOWING TRANSACTION
YOUR CASH AND/OR SECURITIES
SHOULD ALREADY BE IN YOUR ACCOUNT

GENESISINTERMEDIA INC
CORRECTION IN PRICE
AS OF 02/06/02

ADDL PH KOMORSKY INV'S
660 WHITE PLAINS RD. - #430
TARRYTOWN, NY 10591

FOR THE ACCOUNT OF

(914) 729-0700

SUBJECT TO TERMS AND CONDITIONS WHICH ARE EXPLAINED ON REVERSE SIDE

1-056545

TRADE DATE	SETTLE DATE	ACCOUNT NUMBER	T C	
02/06/02	02/11/02	02/07/02	89081	6 B
		944-37845	2 6	000
37184Y105000	G005205	GENI	S-07	

158 0
YOU SOLD

QUANTITY 70,900
PRICE .06220
PRINCIPAL 4,409.98
S.E.C. FEE .07
SERVICE CHGE 9.95
NET AMOUNT 4,399.96

Account carried by
U.S. Clearing
A Division of First Securities, Inc.
Member of the NASD
26 BROADWAY, NEW YORK, N.Y. 10003-1798

09/05/2002 13:54 FAX

015



Account carried by
U.S. Clearing
 A Member of U.S. Securities, Inc.
 Member of the SIPC Exchange, Inc.
 26 BROADWAY, NEW YORK, N.Y. 10004-1798

010

ULTIMATE HOLDINGS LTD
 ATTN: COLLETTIE JOHNSTON
 18 PARLIAMENT ST
 HAMILTON HM 12
 BERMUDA

WE ARE PLEASED TO CONFIRM THE FOLLOWING TRANSACTION
 YOUR CASH AND/OR SECURITIES
 SHOULD ALREADY BE IN YOUR ACCOUNT

GENESISINTERMEDIA INC

ADOLPH KOMORSKY INV'S
 663 WHITE PLAINS RD.-#430
 TARRYTOWN, NY 10591

FOR THE ACCOUNT OF

(914) 729-0700

1-053154			
TRADE DATE	SETTLE DATE	ACCOUNT NUMBER	T C
02/08/02	02/13/02	02/08/02	06235
		944-37845	2 6 000
37184Y105000	G005205	GENI	S-07

158 0
 YOU SOLD

QUANTITY	5,000
PRICE	.07000
PRINCIPAL	350.00
S.E.C. FEE	.01
SERVICE CHGE	9.95
NET AMOUNT	340.04

SUBJECT TO TERMS AND CONDITIONS PRINTED AND EXPLAINED ON REVERSE SIDE

09/05/2002 13:55 FAX

016



010

ULTIMATE HOLDINGS LTD
ATTN: COLLETTE JOHNSTON
18 PARLIAMENT ST
HAMILTON HM 12
BERMUDA

WE ARE PLEASED TO CONFIRM THE FOLLOWING TRANSACTION
YOUR CASH AND/OR SECURITIES
SHOULD ALREADY BE IN YOUR ACCOUNT

GENESISINTERMEDIA INC
AS OF 02/12/02

ADOLPH KOMORSKY INV.'S
660 WHITE PLAINS RD.-#430
TARRYTOWN, NY 10591

FOR THE ACCOUNT OF

(914) 729-0700

Account carried by
U.S. Clearing
A Division of U.S. Securities, Inc.
Incorporated in the State of New York
26 BROADWAY, NEW YORK, N.Y. 10004-1798

1-045552

TRADE DATE	SETTLE DATE	ACCOUNT NUMBER	T C
02/12/02	02/15/02	944-37845	2 6 000
37184Y105000	G005205	GENI	S-07

158 0
YOU SOLD

QUANTITY 15,500
PRICE .07000
PRINCIPAL 1,085.00
COMMISSION 122.81
S.E.C. FEE .02
SERVICE CHGE 9.95
NET AMOUNT 952.22

SUBJECT TO TERMS AND CONDITIONS WHICH ARE EXPLAINED ON REVERSE SIDE

09/05/2002 13:55 FAX

017



Account carried by
U.S. Clearing
 A Division of U.S. Bank, Inc.
 Member FDIC
 26 BROADWAY, NEW YORK, N.Y. 10004-1798

010

ULTIMATE HOLDINGS LTD
 ATTN: COLLETTE JOHNSON
 18 PARLIAMENT ST
 HAMILTON HM 12
 BERMUDA

WE ARE PLEASED TO CONFIRM THE FOLLOWING TRANSACTION
 YOUR CASH AND/OR SECURITIES
 SHOULD ALREADY BE IN YOUR ACCOUNT

GENESISINTERMEDIA INC

ADOLPH KOMORSKY INV.'S
 660 WHITE PLAINS RD.-#430
 TARRYTOWN, NY 10591

FOR THE ACCOUNT OF

(914) 729-0700

SUBJECT TO TERMS AND CREDIT SYMBOLS WHICH ARE EXPLAINED ON REVERSE SIDE

1-045553				
TRADE DATE	SETTLE DATE			
02/13/02	02/19/02	02/13/02	05281	6 8
		ACCOUNT NUMBER	T	C
		944-37845	2	6
				000
37184Y105000	G005205	GENI	S-07	

158 0
 YOU SOLD

QUANTITY	8,500
PRICE	.07000
PRINCIPAL	595.00
COMMISSION	64.98
S.E.C. FEE	.01
SERVICE CHGE	9.95
NET AMOUNT	520.06

09/05/2002 13:55 FAX

018



010

ULTIMATE HOLDINGS LTD
ATTN: COLLETTE JOHNSTON
18 PARLIAMENT ST
HAMILTON HM 12
BERMUDA

WE ARE PLEASED TO CONFIRM THE FOLLOWING TRANSACTION
YOUR CASH AND/OR SECURITIES
SHOULD ALREADY BE IN YOUR ACCOUNT

GENESISINTERMEDIA INC

ADOLPH KOMORSKY INV'S
660 WHITE PLAINS RD.-#430
TARRYTOWN, NY 10591

FOR THE ACCOUNT OF

(914) 729-0700

Account carried by
U.S. Clearing
A Division of U.S. Securities, Inc.
100 Broadway, New York, N.Y. 10004-1798

1-049524			
TRADE DATE	SETTLE DATE	ACCOUNT NUMBER	T C
02/14/02	02/20/02	944-37845	2 6 000
37184Y105000	G005205	GENI	S-07

158 0
YOU SOLD

QUANTITY	18,000
PRICE	.06000
PRINCIPAL	1,080.00
COMMISSION	122.46
S.E.C. FEE	.02
SERVICE CHGE	9.95
NET AMOUNT	947.57

SUBJECT TO TERMS AND CONDITIONS WHICH ARE EXPLAINED ON REVERSE SIDE

Exhibit F

U.S. Clearing
A Division of Fleet Securities Inc.
26 Broadway
New York, NY 10004-1798

September 5, 2001

ULTIMATE HOLDINGS LTD
ATTN: COLLETTE JOHNSTON
18 PARLIAMENT ST
HAMILTON HM 12
BERMUDA

Dear Client:

We must at this time request of you additional margin to adequately maintain your account with our firm. It is necessary that you deposit with us on or before 09/11/01 funds in the amount of \$1337295.00 or acceptable securities having adequate loan value, which represents the amount due with respect to our house requirements. Due to market fluctuations this amount may be insufficient. Please feel free to contact your account representative for clarification.

In the event of your failure to do so and depending on market conditions, we may be required to sell on that date, or as soon thereafter as is practicable, sufficient securities to conform with our maintenance requirements.

Please be advised: depending upon market conditions, and the status of your account, your securities may be liquidated immediately (as stipulated in our margin agreement.)

If you have already remitted the necessary additional margin, please disregard this notice and accept our thanks for your promptness. If you haven't already met the call, please forward payment to your local account representative. Use of an overnight mail service or wire transfer is recommended. Should you have any questions regarding this matter, contact your broker.

To defray the cost of sending you this urgent communication, a service fee has been charged to your account.

Account No.: 944-37845-25

Account carried by
U.S. Clearing
A Division of Fleet Securities Inc.

U.S. Clearing
A Division Of Fleet Securities
Member New York Stock Exchange
26 Broadway
New York, NY 10004-1798

ULTIMATE HOLDINGS LTD
ATTN: COLLETTE JOHNSTON
18 PARLIAMENT ST
HAMILTON HM 12
BERMUDA

Dear Client,

October 02, 2001

After giving effect to the transaction made in your Margin Account (details provided below), and in accordance with Federal Margin Regulations, it is necessary for you to deposit with our firm as soon as possible the amount indicated below (or acceptable securities having a loan value of at least that much).

Please send your check to your local representative.

Account Number: 944-37845-26-007

Trade Date: 09/07/01

Due Date: 09/12/01

Amount: ,190,704.00

If you have a sufficient money fund balance in your account to cover this call, or have already taken other steps to furnish the required margin, please disregard this notice and accept our thanks for your promptness.

Batch # 1

User: MC2070

U.S. Clearing
A Division of Fleet Securities Inc.
26 Broadway
New York, NY 10004-1798

September 19, 2001

ULTIMATE HOLDINGS LTD
ATTN: COLLETTE JOHNSTON
18 PARLIAMENT ST
HAMILTON HM 12
BERMUDA

Dear Client:

We must at this time request of you additional margin to adequately maintain your account with our firm. It is necessary that you deposit with us on or before 09/25/01 funds in the amount of \$2867865.00 or acceptable securities having adequate loan value, which represents the amount due with respect to our house requirements. Due to market fluctuations this amount may be insufficient. Please feel free to contact your account representative for clarification.

In the event of your failure to do so and depending on market conditions, we may be required to sell on that date, or as soon thereafter as is practicable, sufficient securities to conform with our maintenance requirements.

Please be advised: depending upon market conditions, and the status of your account, your securities may be liquidated immediately (as stipulated in our margin agreement.)

If you have already remitted the necessary additional margin, please disregard this notice and accept our thanks for your promptness. If you haven't already met the call, please forward payment to your local account representative. Use of an overnight mail service or wire transfer is recommended. Should you have any questions regarding this matter, contact your broker.

To defray the cost of sending you this urgent communication, a service fee has been charged to your account.

Account No.: 944-37845-26

Account carried by
U.S. Clearing
A Division of Fleet Securities Inc.

U.S. Clearing
A Division of Fleet Securities Inc.
26 Broadway
New York, NY 10004-1798

September 21, 2001

ULTIMATE HOLDINGS LTD
ATTN: COLLETTE JOHNSTON
18 PARLIAMENT ST
HAMILTON HM 12
BERMUDA

Dear Client:

We must at this time request of you additional margin to adequately maintain your account with our firm. It is necessary that you deposit with us on or before 09/27/01 funds in the amount of \$1276090.00 or acceptable securities having adequate loan value, which represents the amount due with respect to our house requirements. Due to market fluctuations this amount may be insufficient. Please feel free to contact your account representative for clarification.

In the event of your failure to do so and depending on market conditions, we may be required to sell on that date, or as soon thereafter as is practicable, sufficient securities to conform with our maintenance requirements.

Please be advised: depending upon market conditions, and the status of your account, your securities may be liquidated immediately (as stipulated in our margin agreement.)

If you have already remitted the necessary additional margin, please disregard this notice and accept our thanks for your promptness. If you haven't already met the call, please forward payment to your local account representative. Use of an overnight mail service or wire transfer is recommended. Should you have any questions regarding this matter, contact your broker.

To defray the cost of sending you this urgent communication, a service fee has been charged to your account.

Account No.: 944-37845-26

Account carried by
U.S. Clearing
A Division of Fleet Securities Inc.

Exhibit G

SEP. 28. 2001 11:51 AM

NEW ACCOUNT APPLICATION NO. 8169 P. 13

Member of the New York Stock Exchange, Inc. and SIPC
88 BROADWAY
NEW YORK, N.Y. 10004-1788

744-40252-18-007

(We) would like to open a brokerage account with the introducing Broker (my Broker) to be established with U.S. Clearing (USC),
ACCOUNT INFORMATION (NOTE: ALL INFORMATION MUST BE COMPLETED) PLEASE TYPE OR PRINT

Account Name Mr. Rami EL-Badrawi		Sec. Exp. or Tax ID No. 26 781-4378	
Joint Applicant Name or Name of Minor if Custodial Account		<input type="checkbox"/> Joint Applicant <input type="checkbox"/> Minor	
Address (If P.O. BOX CUSTOMER'S HOME ADDRESS MUST ALSO BE PROVIDED) Genaxis International SEC 23 Exchange St. 71411		U.S. Citizen <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO	
Home Address		Date of Birth 5/23/61	
Home Telephone No. (818) 902-4305		Business Telephone No.	
Employer Genaxis International		Title Employed	
Business Address same as above		City	
Joint Applicant Employed by:		Position Yes/CEO	
Have you granted trading authorization to another party? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No If Yes, Required Trading Authorization Form and provide name of agent		Are you a director, a 10% shareholder, or a policy-making executive officer of a publicly traded company? <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No If yes, name company Genaxis International	
Are you, or anyone authorized to trade in your account, entitled with or work for a member firm of a stock exchange or NASD?		I (We) promise to notify you of any change.	
<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No If yes, name of firm			
Bank Reference			
Name First Union		Type	
Branch and Account Number			
Name		Type	
Branch and Account Number			
Brokerage Reference <input type="checkbox"/> Please send form to transfer my account from my current broker			
Name of Firm		Branch	
Account Type <input checked="" type="checkbox"/> CASH (Checklist Agreement on reverse side of this application) <input type="checkbox"/> MARGIN (Required Margin and Truth in Lending Agreement)			
Investment Objectives <input type="checkbox"/> Income <input checked="" type="checkbox"/> Speculation <input type="checkbox"/> Savings <input checked="" type="checkbox"/> Financial Status			
Service Instructions <input checked="" type="checkbox"/> Cash <input checked="" type="checkbox"/> Margin <input type="checkbox"/> Dividends <input checked="" type="checkbox"/> Hold <input type="checkbox"/> Sell <input type="checkbox"/> Send <input type="checkbox"/> Other			
Direct Communication Rule 14b-1(c) Under penalties of perjury, I (We) certify that the number shown above on this form is my current taxpayer identification number. Unless otherwise indicated I (We) certify that I (We) am not subject to back up withholding. Check the box if you are subject to back up withholding under the provisions of section 545(a)(1)(C).			
I authorize U.S. Clearing to obtain a consumer report at the time of application to verify my creditworthiness and to obtain a consumer report from time to time for updates, renewals, extensions, and collection activity on any approved account. Upon my written request, U.S. Clearing will disclose to me whether it obtained a report, and if so, the name and address of the consumer-reporting agency that provided it. In the event that my account is denied, as a result of the consumer report verification, I authorize U.S. Clearing to provide to my introducing broker the reason(s) for such denial.			
BY SIGNING THIS APPLICATION, I (WE) ACKNOWLEDGE THE FOLLOWING: (1) THAT, IN ACCORDANCE WITH PARAGRAPH #8 OF THE CUSTOMER AGREEMENT, I (WE) AGREE IN ADVANCE TO ARBITRATE ANY CONTROVERSIES WHICH MAY ARISE WITH EACH OR BOTH OF YOU, AND (2) REQUEST OF A COPY OF THE CUSTOMER AGREEMENT ON THE REVERSE SIDE OF THE APPLICATION.			
Signature Mr. Rami EL-Badrawi		Signature of Joint Applicant	
Date		Date	
FOR JOINT ACCOUNT BOTH PARTIES MUST SIGN FORM			
FOR OFFICE USE ONLY			
First Trade ACA 1 -		Date Opened	
Introducing Broker / Dealer		Approved By	
Account No. 744-40252-18-007		Introducing Firm / Signature Mr. W. C. ...	

September 20, 2001

Keith Brigley
U.S. Clearing
VIA FACSIMILE: 201-499-3043

I, Ramy El-Batrawi, U.S. Clearing account # 944-40252-18-007, cross-guarantee all debts and transactions in Ultimate Holdings U.S. clearing account # 944-37845-26-007.

Thank you,

Ramy El-Batravi



Genesee Intermediate, Inc. listed on NASDAQ under GENE

25 Sapulpa Blvd., Van Nuys, CA 91411-2522 • VOICE: 818.802-4100 FAX: 818.802-4101 • www.genecisintermedia.com

09/20/01 THU 14:46 [TX/RX NO 5737]

ALL-PURPOSE ACKNOWLEDGMENT

State of California

County of Los Angeles

On Sept 20, 2001

before me,

MARIA KUYPER

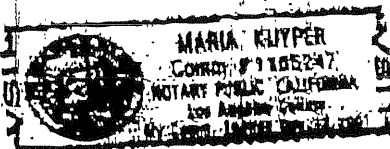
personally appeared

Ramy El-Hateas

☐ personally known to me

- OR -

☒ proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.



WITNESS my hand and official seal.

M. Kuyper
NOTARY'S SIGNATURE

OPTIONAL INFORMATION

The information below is not required by law. However, it could prevent fraudulent attachment of this acknowledgment to an unauthorized document.

CAPACITY CLAIMED BY SIGNER (PRINCIPAL)

☒ INDIVIDUAL

☐ CORPORATE OFFICER

TITLE(S)

☐ PARTNER(S)

☐ ATTORNEY-IN-FACT

☐ TRUSTEE(S)

☐ GUARDIAN/CONSERVATOR

☐ OTHER:

SIGNER IS REPRESENTING:

NAME OF PERSON(S) OR ENTITY(IES)

DESCRIPTION OF ATTACHED DOCUMENT

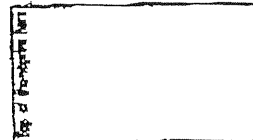
Guarantee Letter
TITLE OR TYPE OF DOCUMENT

NUMBER OF PAGES

Sept 20, 2001
DATE OF DOCUMENT

OTHER

RIGHT THUMBPRINT
OF
SIGNER



Guaranty and Pledge Agreement

number 944-40252 only

FOR VALUE RECEIVED, receipt of which is hereby acknowledged, and in consideration of U.S. Clearing, a division of Fleet Securities, Inc. ("USC") continuing to extend credit and/or entering into transactions with Ultimate Holdings Ltd. ("Client") in account number 944-37845 ("Guaranteed Account"), the undersigned, Ramy El-Batrawi ("Guarantor"), hereby agrees, to the extent of any and all assets in his account at USC, to personally guarantee and promises to pay to USC when due any and all commitments, obligations, liabilities and/or losses, including costs arising from the Guaranteed Account (collectively "Obligations"), which Client at any time shall make or incur irrespective of the enforceability of any instrument evidencing such Obligations. This is an unconditional and continuing guarantee of payment and not of collection and Guarantor hereby expressly waives any demand, notice of default, any notice of the acceptance of this guarantee and any requirement of legal proceedings on USC's part.

In connection with the above guaranty, the Guarantor agrees that ^{only} all funds and/or securities in Guarantor's account number 944-40252 at USC may be used by USC as collateral security ("Collateral"), to carry the Guaranteed Account or to pay any deficit therein. Guarantor herewith agrees that USC shall have a lien on and a continuing security interest in the Collateral, in whatever form now or hereafter held by USC and such assets at USC will be retained for the purpose of securing his performance under this agreement. ~~The assertion or enforcement by USC of any lien hereby shall not release Guarantor or otherwise affect in any manner any liability hereunder.~~

This personal Guaranty and Pledge Agreement ("Agreement") is in addition to and in no way limits or restricts any rights which USC may have under any other agreement between it and Ultimate Holdings Ltd or the undersigned. This is a continuing agreement, governed by the laws of the State of New York, which shall remain in full force and effect and be binding upon the Guarantor until written notice agreeing to its revocation shall actually be received by the Guarantor, such notice to bear the signature of the then current Chief Executive Officer of USC. Death of the Guarantor shall not terminate liability hereunder until receipt by USC of written notice to the Director of Compliance at USC, 26 Broadway, New York, N.Y. 10004-1798, of such death and the estate, heirs, personal representatives or successors of Guarantor shall remain liable for all obligations incurred by Guarantor prior to his death pursuant to this Agreement.

Any dispute between USC and Guarantor arising out of this Agreement shall be settled and resolved by arbitration in New York, under the rules of the New York Stock Exchange, Inc.

Name of Guarantor

Date

9/26/07

SS

Ramy El-Batrawi